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**From:** Dressler, Jason [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=2F035FDC7EB94B8B922D5163E4F0EF80-DRESSLER, JASON]  
**Sent:** 8/16/2019 6:46:55 PM  
**To:** Zapata, Cesar [Zapata.Cesar@epa.gov]  
**Subject:** FW: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves  
**Attachments:** Kinder\_Morgan\_MLV\_mbm\_krm.docx; KM\_MLV\_Applicability\_region 4\_BIWeekly08\_08\_final.docx

The first attachment includes the draft letter, but with all the markups. My suggested language is obviously not included yet.

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**From:** McNeal, Dave <Mcneal.Dave@epa.gov>  
**Sent:** Friday, August 16, 2019 11:29 AM  
**To:** Worley, Gregg <Worley.Gregg@epa.gov>; Dressler, Jason <Dressler.Jason@epa.gov>  
**Subject:** FW: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

The second attachment to Marcia's email is the marked up version of my original draft letter. The next-to-last paragraph in the draft letter recommended that Kinder Morgan contact Region 4 to explore the possibility of getting on a compliance schedule if they don't complete repairs by August 21, but Marcia deleted the paragraph.

David McNeal  
EPA Region 4  
404-562-9102

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**From:** Mia, Marcia <Mia.Marcia@epa.gov>  
**Sent:** Thursday, August 08, 2019 10:04 AM  
**To:** McNeal, Dave <Mcneal.Dave@epa.gov>  
**Cc:** Marsh, Karen <Marsh.Karen@epa.gov>  
**Subject:** FW: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

Hi dave,

Here are our comments. It looks terrible in RLSO, but it is mostly adding things.

I had hoped we might find more about the boundary of the compressor station, but neither Karen nor I have been able to. Clearly a fence is a boundary and if there is not a stationary source question, then it seems like plain reading to Karen and me. But my DRA asked the simple question – what if they moved the fence (or fenced the MLV separately), which got me scratching my head. In any event, that is not the question they asked so we are answering based on the facts presented.

Are you joining the OC Bi-Weekly today? Anyone else from R4? We go first. Here is the final briefing paper which went up.

Marcia B Mia  
Air Branch  
Office of Compliance  
2227A WJCS

U.S. Environmental Protection Agency  
202-564-7042

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**From:** Marsh, Karen <Marsh.Karen@epa.gov>  
**Sent:** Thursday, August 08, 2019 9:29 AM  
**To:** Mia, Marcia <Mia.Marcia@epa.gov>  
**Subject:** RE: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

Marcia,

I agree with your comments and made 2 very minor editorial changes. I also haven't found anything on the boundary for a compressor station. I reached out to Jodi to see if she remembers anything and will let you know if we track anything down on our end.

Karen

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Karen R. Marsh, PE  
US EPA, OAQPS, Sectors Policies and Programs Division  
Fuels and Incineration Group  
109 TW Alexander Drive, Mail Code E143-05  
Research Triangle Park, NC 27711  
Direct: (919) 541-1065; email: [marsh.karen@epa.gov](mailto:marsh.karen@epa.gov)

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**From:** Mia, Marcia <Mia.Marcia@epa.gov>  
**Sent:** Thursday, August 01, 2019 5:58 PM  
**To:** Marsh, Karen <Marsh.Karen@epa.gov>  
**Subject:** RE: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

I have to brief my DRA on this next week so put some time into this today so I would have my thoughts together in advance of that. I also mentioned this to Amy when we talked about another topic today. She generally agreed with us, so that is good I can say we ran it by OGC.

I tried to tighten it up a bit and cite reg text which gets us to our answer. I didn't find anything in the record that addressed "non compressor station" components at a compressor station. The modification argument is interesting, we did say that "fugitive emissions at compressor stations are from compressors and their associated "stuff" when we described modification (see 80 FR 56614, 3<sup>rd</sup> column)" But we didn't define the collection of fugitive emissions components that way. I took the tact of saying the modification wasn't in question, and once they had a mod they were in.

Marcia B Mia  
Air Branch  
Office of Compliance  
2227A WJCS

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U.S. Environmental Protection Agency  
202-564-7042

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**From:** McNeal, Dave <Mcneal.Dave@epa.gov>  
**Sent:** Wednesday, July 31, 2019 4:24 PM  
**To:** Marsh, Karen <Marsh.Karen@epa.gov>  
**Cc:** Mia, Marcia <Mia.Marcia@epa.gov>  
**Subject:** RE: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

I have attached my draft response to Kinder Morgan's applicability determination request. Comments are appreciated, and to stay on track with the flow board Region 4 set up to track these type of requests, I need to have a letter ready to route by August 12.

David McNeal  
EPA Region 4  
404-562-9102

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**From:** McNeal, Dave  
**Sent:** Thursday, July 25, 2019 1:07 PM  
**To:** Marsh, Karen <Marsh.Karen@epa.gov>  
**Cc:** Mia, Marcia <Mia.Marcia@epa.gov>  
**Subject:** RE: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

Hi Karen,

Thanks for the quick response. I'll draft a response to Kinder Morgan, and send it to you and Marcia by sometime early next week.

David McNeal  
EPA Region 4  
404-562-9102

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**From:** Marsh, Karen  
**Sent:** Thursday, July 25, 2019 12:45 PM  
**To:** McNeal, Dave <Mcneal.Dave@epa.gov>  
**Cc:** Mia, Marcia <Mia.Marcia@epa.gov>  
**Subject:** RE: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

Hi again Dave,

Based on the information provided (especially the site map), I think this mainline valve is subject to the fugitive requirements in NSPS OOOOa. The compressor station is what defines the boundaries of the affected facility, not the use or purpose of the equipment, as KM tries to argue in their letter. This particular valve is located at a compressor station, therefore, it is part of the collection of fugitive emissions components at a compressor station. If a mainline valve is located along a pipeline (with no compressor station), then that mainline valve would not be subject to the fugitive requirements. That's my understanding of the intent of the requirements.

When Marcia and I spoke earlier, we both thought it would be appropriate to provide some compliance order (or similar – whatever the correct term is) in order to allow them to continue delaying repair because we certainly would not want to generate the amount of emissions or disruption to gas transmission in order to repair this leak. That's outside my purview but please keep me in the loop. We've had folks in Alaska ask similar questions about delaying repair beyond the 2 years so this would be precedent setting (as you stated).

Happy to review any draft responses. Let me know if there's anything else you'd need from me.

Karen

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Karen R. Marsh, PE  
US EPA, OAQPS, Sectors Policies and Programs Division  
Fuels and Incineration Group  
109 TW Alexander Drive, Mail Code E143-05  
Research Triangle Park, NC 27711  
Direct: (919) 541-1065; email: [marsh.karen@epa.gov](mailto:marsh.karen@epa.gov)

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**From:** McNeal, Dave  
**Sent:** Thursday, July 25, 2019 9:40 AM  
**To:** Marsh, Karen <[Marsh.Karen@epa.gov](mailto:Marsh.Karen@epa.gov)>  
**Cc:** Mia, Marcia <[Mia.Marcia@epa.gov](mailto:Mia.Marcia@epa.gov)>  
**Subject:** RE: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

*INTERNAL DELIBERATIVE MATERIAL DO NOT RELEASE UNDER FOIA*

## Ex. 5 Deliberative Process (DP)

David McNeal  
EPA Region 4  
404-562-9102

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**From:** McNeal, Dave  
**Sent:** Wednesday, July 24, 2019 2:56 PM  
**To:** Marsh, Karen <[Marsh.Karen@epa.gov](mailto:Marsh.Karen@epa.gov)>  
**Cc:** Mia, Marcia <[Mia.Marcia@epa.gov](mailto:Mia.Marcia@epa.gov)>  
**Subject:** FW: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

*INTERNAL DELIBERATIVE MATERIAL DO NOT RELEASE UNDER FOIA*

Karen,

## Ex. 5 Deliberative Process (DP)

# Ex. 5 Deliberative Process (DP)

David McNeal  
EPA Region 4  
404-562-9102

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**From:** Mia, Marcia  
**Sent:** Thursday, July 18, 2019 11:15 AM  
**To:** McNeal, Dave <Mcneal.Dave@epa.gov>  
**Cc:** Marsh, Karen <Marsh.Karen@epa.gov>  
**Subject:** RE: Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

Thanks Dave,

I am cc'ing Karen Marsh – the OAQPS contact for the fugitive portions of NSPS OOOOa.

My initial reaction is that unlike the LDAR at gas plants, where we use the concept of a “process unit” (and hence an argument is a particular piece of equipment is or is not used for that process purpose) – for fugitives at compressor stations it is just a footprint. If you have a compressor station, then all components on the footprint have to be monitored. There isn't an argument as to whether it is part of a compressor “process.”

Regarding the DOR under 60.5416a(b)(10) – that doesn't apply to compressor station fugitive monitoring. But they do have the DOR provisions of 60.5397a(h)(2). That gives them until the next compressor station shutdown or two years.

Marcia B Mia  
Air Branch  
Office of Compliance  
2227A WJCS  
U.S. Environmental Protection Agency  
202-564-7042

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**From:** McNeal, Dave  
**Sent:** Thursday, July 18, 2019 10:37 AM  
**To:** Mia, Marcia <Mia.Marcia@epa.gov>  
**Subject:** Applicability of NSPS Subpart OOOOa to gas pipeline mainline valves

Marcia,

We have received the attached applicability determination request for a Kinder Morgan (KM) owned compressor station in Thomaston, Georgia. KM is asking for a determination regarding whether a mainline valve (MLV) located within the fence line of the Thomaston Compressor Station (TCS) is subject to the equipment leak detection and repair (LDR) requirements in 40 CFR Part 60 Subpart OOOOa (Standards of Performance for Crude Oil and Natural Gas Facilities for which Construction, Modification or Reconstruction Commenced After September 18, 2015).

The TCS has been in operation since 1963, and it became subject to Subpart OOOOa when a new turbine was added at the site on March 31, 2017. During the initial LDR monitoring conducted at the TCS on August 21, 2017, MLV 29 was determined to be leaking. Attachment 5 to KM's applicability determination request provides details regarding several unsuccessful attempts to repair the valve since the leak was detected in August 2017.

After reviewing Subpart OOOOa, KM believes that MLV 29 is not part of the compressor station affected facility covered by the rule, and the purpose of the company's July 10 letter was to seek a formal determination regarding the applicability of Subpart OOOOa to MLV 29.

MLVs are used to segment a gas pipeline so that the it can be blown down as rapidly as possible without creating a hazard, and the distance between valves varies between 2.5 to 10 miles. The minimum distance between any two valves on a pipeline is mandated by Department of Transportation (DOT) regulations in 49 CFR Part 192. The required distance between valves depends primarily on the population density along the pipeline, and I have attached a Word file with the regulatory text that establishes the minimum distance between MLVs.

In my opinion, the crux of KM's applicability question is whether placing a MLV within the fence line of a compressor station makes it part of an affected facility subject to the LDR provisions in NSPS Subpart OOOOa. I tend to agree with KM's conclusion that MLV 29 is not part of the compressor station affected facility at the TCS and is not subject to the LDR requirements Subpart OOOOa.

The primary basis for my conclusion regarding the applicability of MLV 29 is that the valve would clearly not be subject to Subpart OOOOa if it were not co-located with the TCS (i.e., if it were located somewhere else along the pipeline in accordance with the DOT regulations in 49 CFR Part 192). In addition, the three-page letter included as Attachment 8 to KM's July 10, 2019, letter indicates that, if the TCS were shut down and all its compressors were removed, MLV 29 would remain in its current location and continue to serve the pipeline segment associated with it. To me, this provides further support for the position that MLV 29 operates independently of the TCS and is not part an Subpart OOOOa affected facility at the TCS.

Although not directly related to the applicability of Subpart OOOOa to MLV 29, Attachment 7 to KM's July 10 letter, includes information indicating that taking MLV 29 out of service for repairs will generate VOC and greenhouse gas (GHG) emissions that are two to three orders of magnitude higher than the corresponding emissions at the current leak rates from MLV 29. Based upon leak rate monitoring conducted in March and June of 2019, the estimated annual emission rates for VOC and GHG (CO<sub>2</sub>e) from MLV 29 are 0.024 ton/yr and 72.80 metric tons/yr, respectively. Blowing down the pipeline to repair MLV 29, will generate estimated VOC and GHG emission rate of 6.62 tons and 19,921 metric tons, respectively.

Under provisions in 60 CFR 60.5416(b)(10) source owners/operators can delay the repair of a leaking component if the repair is technically infeasible without a shutdown, or if emissions resulting from an immediate repair would be greater than the fugitive emissions likely to result from a delay of the repair. Under these provisions, the repair of leaking equipment must be completed by the end of the next shutdown. If MLV 29 is considered to be part of the compressor station affected facility at the TCS, the next shutdown of the station would trigger the requirement to repair the valve, and based upon the low emission from MLV 29 at the present time, the VOC and greenhouse GHG emissions resulting from blowing down the pipeline so that repairs can be made seem to be extremely negative from an environmental perspective.

I think EPA's response to KM has the potential to be broadly applicable, since it is unlikely that the TSC is the only compressor station co-located with a MLV installed in order to comply with 49 CFR Part 192. To ensure national consistency regarding this issue, I would like to know the OECA position on KM's applicability question. If you know of an OAQPS contact that can help with this question, please let me know and/or forward a copy of my email to them. Bruce Moore was the OAQPS contact for Subpart OOOOs, but he has apparently retired, and I don't know if OAQPS currently has a contact for NSPS Subpart OOOOa questions.

David McNeal  
EPA Region 4  
404-562-9102